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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/026,266	12/21/2001	Michael L. Fraenkel	RSW920010208US1	7861
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A. Bruce Clay			STEELMAN, MARY J	
IBM Corporation T81/503 PO Box 12195			ART UNIT	PAPER NUMBER
Research Triangle Park, NC 27709			2122	0
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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
,	10/026,266	FRAENKEL ET AL.
· Office Action Summary	Examiner	Art Unit
	Mary J. Steelman	2122
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wi	th the correspondence address
A SHORTENED STATUTORY PERIOD FOR RI THE MAILING DATE OF THIS COMMUNICATION  Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication  If the period for reply specified above is less than thirty (30) days,  If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by set any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	ON.  R 1.136(a). In no event, however, may a ron.  a reply within the statutory minimum of thirteriod will apply and will expire SIX (6) MON that the cause the application to become AB	eply be timely filed  y (30) days will be considered timely.  THS from the mailing date of this communication.  ANDONED (35 U.S.C. § 133).
Status		
Responsive to communication(s) filed on 2     This action is <b>FINAL</b> . 2b)     Since this application is in condition for all closed in accordance with the practice unc	This action is non-final.  Dwance except for formal matte	• •
Disposition of Claims		
4)  Claim(s) 1-20 is/are pending in the applica 4a) Of the above claim(s) is/are with 5)  Claim(s) is/are allowed. 6)  Claim(s) 1-20 is/are rejected. 7)  Claim(s) is/are objected to. 8)  Claim(s) are subject to restriction a	ndrawn from consideration.	
Application Papers	·	
9) The specification is objected to by the Exam 10) The drawing(s) filed on 21 December 2001  Applicant may not request that any objection to Replacement drawing sheet(s) including the continuous Theorem 11) The oath or declaration is objected to by the	is/are: a) accepted or b) the drawing(s) be held in abeyan rection is required if the drawing(	ce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of:  1. Certified copies of the priority documed 2. Certified copies of the priority documed 3. Copies of the certified copies of the application from the International But * See the attached detailed Office action for a second content of the certified copies of the application from the International But * See the attached detailed Office action for a second content of the certified copies of the application from the International But * See the attached detailed Office action for a second content of the certified copies of the priority documed copies of the certified copies of the cert	nents have been received. nents have been received in Appriority documents have been reau (PCT Rule 17.2(a)).	pplication No received in this National Stage
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948  3) Information Disclosure Statement(s) (PTO-1449 or PTO/St Paper No(s)/Mail Date 12/21/2001.  J.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)  Office	) Paper No(s	<u> </u>
	o notion Summary	Part of Paper No./Mail Date 20040913

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#### **DETAILED ACTION**

1. Claims 1-20 are pending.

### **Drawings**

2. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description: FIG. 1, #100. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

## Specification

3. The use of the trademark JAVA has been noted in this application. It should be capitalized wherever it appears and be accompanied by the generic terminology.

Although the use of trademarks is permissible in patent applications, the proprietary nature of the marks should be respected and every effort made to prevent their use in any manner which might adversely affect their validity as trademarks.

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#### 4. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

the claimed invention is directed to non-statutory subject matter.

Claims 1-3 are rejected under 35 U.S.C. 101 because they are directed towards a "class loader", which is a program per se, and thus non-statutory. This may be cured by amending claims 1-3 to recite "A custom class loader apparatus configured to..."

## Claim Rejections - 35 USC § 112

- 5. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the
- 6. Claim 3 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

#### 7.35.01 Trademark or Trade Name as a Limitation in the Claim

subject matter which the applicant regards as his invention.

Claim 3 contains the trademark/trade name JAVA. Where a trademark or trade name is used in a claim as a limitation to identify or describe a particular material or product, the claim does not comply with the requirements of 35 U.S.C. 112, second paragraph. See Ex parte Simpson, 218 USPQ 1020 (Bd. App. 1982). The claim scope is uncertain since the trademark or trade name cannot be used properly to identify any particular material or product. A trademark or trade name is used to identify a source of goods, and not the goods themselves. Thus, a trademark or trade name does not identify or describe the goods associated with the trademark or trade name. In the present case,

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the trademark/trade name is used to identify/describe virtual machine class loader and, accordingly, the identification/description is indefinite.

7. Claim 17 recites the limitation "each parent class loader..." in line 3. There is insufficient antecedent basis for this limitation in the claim.

## Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 9. Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent Application Publication 2004/0015936 A1 to Susaria et al.

#### Per claim 1:

-class loading logic configured to specifically and dynamically locate, define and load a class specified by name;

([0056], "Each module in the application may be associated with its own class loader...")

-a list of peer class loaders arranged in accordance with the associated dependency specification and, list generation logic configured to generate said list when said specified class has been replaced or when said dependency specification has been modified;

([0056], "The class loader module may include a hierarchical stack of class loaders. Each class loader may have one parent class loader and zero or more child class loaders...")

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-a flag indicating whether said class has been replaced;

([0059], ...application may include a dirty class monitor...")

-deference logic configured to defer said location, definition and loading of said specified class to said peer class loaders in said list.

(0057, "...class loaders that are each configured to load one or more classes for the application when invoked." Class loaders in the hierarchy (peers) contain the logic to load specific classes.)

Susaria disclosed (Abstract) a dynamic class loader. The class loader module may include a hierarchical stack of class loaders. Each module in the application may be associated with its own class loader. Each class loader may be responsible for loading one or more classes. When a class is changed. The changed class may be detected. The concerned class loader can be replaced. The class loaders for all classes that depend on the changed class may also be replaced. The replaced class loaders may then reload the affected classes.

Susaria failed to specify a list of peer class loaders. However, a hierarchical stack of class loaders is a data structure with a similar effect. Peer class loaders can be identified.

Susaria failed to specify "list generation logic", generated when said specific class has been replaced or when said dependency specification has been modified. Although Susaria failed to generate a "list", he did disclose that when a class was replaced / modified, that dependent classes are provided with appropriate class loaders. Susaria failed to specify "a flag comprises a dirty bit" to indicate a class has been replaced. However, he did provide a dirty monitor that noted a changed class [0059], which provides the same information. When a "Dirty Class Monitor" notifies that a replacement loader is needed, the "Application Class Loader Controller"

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finds a peer loader to load the modified class and suitable loaders for any dependent classes.

[0059], "The application may detect that a class has been changed...may include a dirty class

monitor that may monitor classes used by the application and detect when any of the classes have

been changed. The class loader for the class may be replaced with a new version of the class

loader..."

Therefore, it would have been obvious, to one of ordinary skill in the art, to consider the

effects of Susaria's invention to be obvious over Applicant's claimed invention. When a change

is detected, a new class loader (peer) is used to load the changed class.

Per claim 2:

-said flag comprises a dirty bit.

(FIG. 8 & [0142-0143], "Dirty Class Monitor", [0059], "The application may detect that a class

has been changed...a dirty class monitor...")

Per claim 3:

-custom class loader conforms to the specification of a JAVA<sup>TM</sup> version 1.2 delegation-style

custom class loader.

([0081], "Follow a delegation mechanism that is a modification of the mechanism described in

JDK, version 1.2.")

Per claim 4:

-receiving a request to load a specified class;

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(FIG. 7, [0100], "...it may forward the "load class" request to the class loader controller", [0106], "load class requests")

-determining whether said specified class has been replaced;

([0088], "If a class changes, all the classes that use this class may be reloaded as well...", [0100], "The class loader controller then may determine which class loader is supposed to load the class.")

-if it is determined that said specified class has been replaced, constructing a new instance of the class loader and generating a list of peer class loaders to which location, definition and loading of said specified class are to be deferred in accordance with a dependency specification in the virtual machine;

([0100], "Any notification for a class change may also come to the class loader controller so that it can recreate the concerned class loaders.", [0108], "Receiving a notification from the replacement logic of the application class loader controller when a class changes.", [0110], ...application class loader controller may also be responsible for dispatching the "load class" requests to the appropriate class loader.", [0141], "The class loader controller may then replace the class loader with the new class loader. If there are one or more classes that depend on the class to be reloaded, the class loaders responsible for reloading the dependent classes may be located and replaced as well..." Also see FIG. 7, #308 regarding dependencies.)

-deferring said location, definition and loading to said peer class loaders in said list.

(0141], "the class loader controller may invoke each of the necessary class loaders to reload the classes that need to be reloaded in response to the change in the class.")

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Per claim 5:

-determining step comprises checking a dirty bit in the class loader.

([0140], "dirty class monitor that may monitor classes used by the application and detect when

any of the classes have been changed.")

Per claim 6:

-traversing each peer class loader in said dependency specification;

(FIG. 7, [0138], "application may include a class loader module that may include a hierarchical

stack of class loaders that are each configured to load one or more classes for the application

when invoked.", [0141], "The class loader controller may then locate the class loader responsible

for loading the class in the hierarchical stack of class loaders.")

-adding a reference for each said traversed peer class loader to said list.

Per claim 7:

-dependency specification comprises a tree of nodes, each said node encapsulating a reference to

a dependency of said specified class, one of said nodes encapsulating a reference to said

specified class.

([0141], "The class loader controller may then replace the class loader with the new class loader.

If there are one or more classes that depend on the class to be reloaded, the class loaders

responsible for reloading the dependent classes may be located and replaced as well.")

Per claim 8:

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-beginning with said one node encapsulating a reference to said specified class, traversing each

node in said dependency specification using a depth-first traversal strategy until encountering

either a leaf node or a node encapsulating a reference to a dependency already referenced in said

list;

-responsive to said encountering, traversing each node in said dependency specification using a

breadth-first traversal strategy until encountering said node encapsulating said reference to said

specified class;

-adding a reference for each traversed node to said list.

(See response to claim 7 above. Class loaders are located in the hierarchical stack of class

loaders. In some cases one loader may load multiple classes. In some cases there may be a

specific loader associated with a specific class. Classes that are dependent upon a changed class,

may also need to be reloaded with a modified class loader.

Per claim 9:

-adding at least one reference to a peer class loader to said list based upon a corresponding

reference stored in a list of peer class loaders identified in one of said traversed peer class

loaders.

([0145], "Helper (utility) classes in one module may be symbolically referenced by other module

classes...helper classes may be loaded by the same class loader (peer class loader)...:

Per claim 10:

-setting said dirty bit responsive to said specified class being replaced.

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([0142-0143], "Dirty Class Monitor FIG. 8 illustrates a dirty class monitor...Tasks related to the dirty class monitor may include, but are not limited to, registration and notification.")

## Per claim 11:

-setting each dirty bit in each peer class loader referenced in said list responsive to said specified class being replaced.

([0142-0143] & FIG. 8)

Per claim 12:

(See limitation addressed in claim 4 above.)

Per claim 13:

(See limitation addressed in claim 5 above.)

Per claim 14:

(See limitations addressed in claim 6 above.)

Per claim 15:

(See limitations addressed in claim 7 above.)

Per claim 16:

(See limitations addressed in claim 8 above.)

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Per claim 17:

-traversing each parent class loader associated with the class loader through to a primordial class

loader;

([0088], "if the system class loader is assumed to be at the highest level (primordial class loader),

then a change in a system class may trigger class reloading in all the lower levels...")

-adding a reference for each said traversed parent class loader to said list.

([0056], "The class loader module may include a hierarchical stack of class loaders. Each class

loader may have one parent class loader and zero or more child class loaders. Each module in

the application may be associated with its own class loader...")

Per claim 18:

-adding at least one reference to a parent class loader to said list based upon a corresponding

reference stored in a list of parent class loaders identified in one of said traversed parent class

loaders.

([0056], "The class loader module may include a hierarchical stack of class loaders. Each class

loader may have one parent class loader and zero or more child class loaders. Each module in

the application may be associated with its own class loader...")

Per claim 19:

(See limitations addressed in claim 10 above.)

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Per claim 20:

(See limitations addressed in claim 1 above.)

Conclusion

10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mary Steelman, whose telephone number is (703) 305-4564. The examiner can normally be reached Monday through Thursday, from 7:00 AM to 5:30 PM If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tuan Dam can be reached on (703) 305-4552. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

After October 25, 2004, examiner can be reached at new telephone number (571) 272-3704. Supervisor, Tuan Q. Dam can be reached at (571) 272-3694.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Mary Steelman

May Stution

09/14/2004

TUAN DAM

CLIDEDVISORY PATENT EXAMINER